Enforcement Actions

Introduction

The FDIC may initiate informal or formal action when an insured depository institution is found to be in an unsatisfactory condition. Informal actions represent the final supervisory step before formal enforcement proceedings are initiated. The FDIC has broad enforcement powers under the Federal Deposit Insurance (FDI) Act to issue formal enforcement actions.

This section provides a brief summary of the types of informal and formal actions that the FDIC has the authority to issue. When considering an enforcement action, the consultation policy should be followed, as well as procedures set forth in the DSC Formal and Informal Action Procedures (FIAP) Manual

Types of Enforcement Actions

Informal actions are voluntary commitments made by the Board of Directors/trustees of a financial institution. They are designed to correct identified deficiencies and ensure compliance with federal and state banking laws and regulations. Informal actions are neither publicly disclosed nor legally enforceable.

The most common informal enforcement actions used by the FDIC are the following:

- Board Resolution: Informal commitments developed and adopted by a financial institution's Board of Directors/trustees, often at the request of an FDIC Regional Director, directing the institution's personnel to take corrective action regarding specific noted deficiencies. The FDIC is not a party to the resolution, but approves and accepts the resolution as a means to initiate corrective action.
- Memorandum of Understanding: Informal agreement between an institution and the FDIC that is drafted by the Regional Office staff to address and correct identified weaknesses in an institution's compliance or CRA posture. A Memorandum of Understanding is generally used in place of a Board resolution when the FDIC has reason to believe that a Board resolution would not adequately address the deficiencies noted during the examination.

Formal enforcement actions are those taken pursuant to the powers granted to the FDIC's Board of Directors under Section 8 of the FDI Act. Each situation and circumstance determines the most appropriate action to be taken.

Formal actions used in connection with compliance matters may include the following:

- Termination of Insurance: Section 8(a).
- Cease-and-Desist Order: Section 8(b): Issued to halt violations of law as well as to require affirmative action to correct any condition resulting from such violations. By ordering an institution or an institution affiliated party (IAP) to cease and desist from practices and/or take affirmative actions, the FDIC may prevent the problems facing the institution from reaching such serious proportions as to require more severe enforcement actions.
- Temporary Cease-and-Desist Order: Section 8(c): Issued in the most severe situations to halt particularly egregious practices pending a formal hearing on permanent Ceaseand-Desist Orders issued pursuant to Section 8(b).
- Removal and Prohibition Order: Section 8(e)(1): The FDIC
 has the authority to order the removal of an IAP, i.e.,
 director, officer, employee, controlling stockholder other
 than a bank holding company, or agent for an insured
 depository institution. The prohibition may be for specific
 activities or may be industry-wide.
- Temporary Suspension Order: Section 8(e)(3): The FDIC
 may order the temporary suspension of an IAP pending a
 hearing on an Order of Removal if the individual's
 continued participation poses an immediate threat to the
 institution or to the interests of the institution's depositors.
- Suspension Order: Section 8(g): Issued to IAPs who are charged with felonies involving dishonesty or a breach of trust pending the disposition of the criminal charges.
- Civil Money Penalties: Section 8(i)(2): Assessed to sanction an institution or IAP according to the degree of culpability and severity of the violation, breach, and/or practice and also to deter future occurrences.

References

Federal Deposit Insurance Act, Section 8

12 CFR §308 (Rules of Procedure; multiple subparts)

Interagency Policy Regarding the Assessment of Civil Money Penalties by the Federal Financial Institutions Regulatory Agencies

Interagency Notification and Coordination of Enforcement Actions by the Federal Banking Regulatory Agencies

Joint statement of Policy: Administrative Enforcement of the Truth in Lending Act – Restitution